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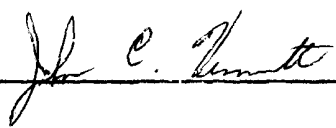
CERTIFICATE

INTERSTATE COMMERCE COMMISSION

COMMONWEALTH OF PENNSYLVANIA)
) SS:
COUNTY OF PHILADELPHIA)

I, JOHN VERMUTH, a Notary Public in the
Commonweath and County aforesaid do hereby certify that
I have examined Indenture dated the 27th day of September,
1971, from Diversified Properties, Inc. (Diversified),
Magna Earth Enterprises, Inc. (Magna), The La Salle and
Bureau County Railroad Company, Inc. (La Salle), Joseph
C. Bonanno and Cadillac and Lake City Railway Company
(Cadillac) (collectively the Mortgagors) to George P.
Baker, Richard C. Bond, Jervis Langdon, Jr. and Willard
Wirtz, Trustees of the property of Penn Central
Transportation Company, Debtor (Mortgagees) and have com-
pared the copy to which this certificate is attached with
the original document and that the copy is a true and
correct copy in all respects.

My Commission Expires:


Notary Public, Philadelphia, Philadelphia Co,
My Commission Expires July 21, 1975

THIS INDENTURE dated the *27th* day of *September* 1971, from Diversified Properties, Inc. (Diversified), Magna Earth Enterprises, Inc. (Magna), The La Salle and Bureau County Railroad Company, Inc. (La Salle), Joseph C. Bonanno and Cadillac and Lake City Railway Company (Cadillac) (collectively the Mortgagors) to George P. Baker, Richard C. Bond, Jervis Langdon, Jr. and Willard Wirtz, Trustees of the property of Penn Central Transportation Company, Debtor (Mortgagees)

W I T N E S S E T H T H A T :

WHEREAS, a stipulation (Stipulation) was entered into by Diversified, Magna, Joseph C. Bonanno and Anthony J. Crisafi through their duly authorized counsel E. Robert Levy and the Mortgagees through their counsel, Robert W. Blanchette and special counsel, Marvin Comisky and was filed with and approved by the United States District Court for the Eastern District of Pennsylvania (Reorganization Court) in the Matter of Penn Central Transportation Company, Debtor in Proceedings for the Reorganization of a Railroad No. 70-347 effective June 16, 1971; and

WHEREAS, the Stipulation provides that the Mortgagees shall be granted a security interest in the form of a

second lien on all box cars now owned or hereafter acquired by Diversified, Magna, Joseph C. Bonanno and Anthony J. Crisafi; and

WHEREAS, the Reorganization Court entered Order No. 293 on June 16, 1971, which among other things, ordered Diversified, Magna, Joseph C. Bonanno and Anthony J. Crisafi and the Mortgagees to comply with the Stipulation and entered judgment against Diversified, Magna and Joseph C. Bonanno (collectively the Judgment Debtors) in the amount of One Hundred and Fifty Thousand Dollars (\$150,000.) (Judgment); and

NOW THEREFORE:

In order to secure the payment of the Judgment, and interest if any, thereon and to evidence the obligations of the Mortgagors in respect thereof, and in consideration of the premises,

FIRST: The Mortgagors hereby assign, mortgage, transfer and set over unto and grant a security interest to the Mortgagees, to all of the right, title and interest of the Mortgagors in and to the box cars now owned or hereafter acquired, including parts, accessions and accessories;

TO HAVE AND TO HOLD to the Mortgagees and their assigns, forever,

ALL SUBJECT, HOWEVER, to the provisions of

Article Five hereof that after the payment in full of principal of the Judgment, the right, title and interest of the Mortgagees in and to the Equipment shall vest in the Mortgagors, free and clear of any rights of the Mortgagees under this Mortgage, and

SECOND: The Mortgagors, and each of them, covenant and agree with the Mortgagees, as follows:

ARTICLE ONE

Definitions

Section 1.1. The terms defined and referred to in this Section (except as herein otherwise expressly provided or unless the context otherwise requires) for all purposes of this Agreement and of any agreement supplemental hereto shall have the respective meanings specified in this Section.

Declaration shall mean a notice duly given pursuant to Section 3.1 hereof declaring the unpaid principal of all of the Equipment Notes to be immediately due and payable.

Equipment shall mean the box cars described in Schedule A hereto and other box cars of the Mortgagors hereafter acquired.

Event of Default shall have the meaning specified in Section 3.1 hereof.

Interchange Rules shall mean the then current Code of Rules Governing the Condition of, and Repairs to, Freight and Passenger Cars for the Interchange of Traffic adopted by the Association of American Railroads.

Judgment shall mean the sum of One Hundred and Fifty Thousand Dollars (\$150,000.) which is secured hereby, pursuant to Order No. 293 of the Reorganization Court and all interest and costs which may arise hereunder.

ARTICLE TWO

Additional Covenants of the Mortgagors.

Section 2.1. The Mortgagors covenant and agree that,

(i) they will do or cause to be done all things necessary to preserve and keep in full force and effect their corporate existence under the laws of their respective jurisdictions of incorporation and their qualification to do business in such jurisdictions as may be necessary for them to carry out the transactions contemplated by this Mortgage, and will continue to maintain offices at which notices hereunder may be delivered or process served and will notify the Mortgagees of any change in the address given in Section 6.3 hereof;

(ii) they will not, without the prior written consent of the Mortgagees, merge, consolidate, reorganize defacto or dejure or otherwise dispose of all or a substantial part of the assets with respect to which a security interest is here given;

(iii) they will deliver to the Mortgagees copies of all leases of all Equipment promptly after such leases are executed.

Section 2.2. The Mortgagors will cause the following legend forthwith to be marked on both sides of each unit of the Equipment in letters not less than one inch in height:

DIVERSIFIED PROPERTIES, INC., ESSEX FIELDS,
NEW JERSEY, OWNERS AND MORTGAGORS, GEORGE
P. BAKER, RICHARD C. BOND, JERVIS LANGDON,
JR. AND WILLARD WIRTZ, TRUSTEES OF THE
PROPERTY OF PENN CENTRAL TRANSPORTATION
COMPANY, DEBTOR, PHILADELPHIA, PENNSYLVANIA,
MORTGAGEES.

The Mortgagors also covenant to mark each unit of the Equipment with the reporting marks and road numbers designated in Schedule B as the "Final Reporting Marks and Road Numbers" and to maintain the aforesaid legend, reporting marks and road numbers on each unit of the Equipment until this Mortgage is satisfied according to the provisions of Article Four hereof.

Section 2.3. The Mortgagors covenant and agree that they will cause this Mortgage and all amendments, supplements, and assignments hereto to be duly filed and recorded with the Interstate Commerce Commission in accordance with Section 20c of the Interstate Commerce Act, and to be deposited with the Registrar General of Canada in accordance with Section 148 of the Railway Act (and notice of such deposit to be given in the Canada Gazette pursuant to said Section 148) and will from time to time do and perform any other act and will execute, acknowledge, deliver, file, record, re-file and re-record any and all further instruments required by law or reasonably requested by the Mortgagees for the purpose of proper protection of the security interest in the Equipment of the Mortgagees and of fully carrying out and effectuating this Mortgage and the intent thereof and the Mortgagors will promptly furnish to the Mortgagees certificates or other evidences of filing and recording or re-filing and re-recording pursuant to this Section, including, without limitation, financing statements signed by the appropriate Mortgagors, or their representatives, which may be necessary to perfect the Mortgagees' security interest in the Equipment or other interests granted to them by this Mortgage.

Section 2.4. The Mortgagors covenant and agree that

they will permit the agents of the Mortgagees to inspect all of the equipment of the Mortgagors which is the subject of this indenture at reasonable times and from time to time.

Section 2.5. The Mortgagors covenant and agree from time to time to do all acts and execute all instruments for the purpose of fully carrying out and effectuating this Mortgage and the intent hereof.

Section 2.6. The Mortgag^{ors}~~ors~~ covenant and agree, until their Mortgage shall have been satisfied pursuant to Article Five hereof, promptly and with due diligence to keep and maintain the Equipment in good working order and repair (ordinary wear and tear excepted) and to make all replacements, changes, or additions to the Equipment or its equipment and appliances to the extent necessary or required from time to time and of which they have or reasonably should have notice:

- (a) by the Interchange Rules; and
- (b) by applicable laws and regulations of any state or governmental body, including specifically but not exclusively, the Federal Railroad Administration, all at Mortgagors' own cost and expense, without any abatement in the Debt or any

other loss, cost and expense to the Mortgagees. Any parts, replacements, or additions made to any unit of the Equipment shall be accessions to such unit and title thereto shall be immediately vested in the Mortgagees without cost or expense to the Mortgagees, subject to the provisions of Article Four hereof.

Section 2.7. Mortgagors shall not willfully and intentionally without the prior written consent of Mortgagees, permit the Equipment or any unit thereof to pass out of their dominion and control except that Mortgagors may permit the use of the Equipment on lines of railroad in the United States of America and the Dominion of Canada in the usual interchange of traffic.

Section 2.8. If an Event of Default shall occur, the Mortgagors covenant and agree that they will execute any and all documents requested of them by the Mortgagees required to enable the Mortgagees to determine the location of all units of the Equipment and covenant and agree that the Mortgagees may, upon such Event of Default notify all lessees of the Equipment to pay all rentals directly to the Mortgagees.

Section 2.9. All proceeds derived from the leasing or renting of the Equipment by the Judgment Debtors or anyone acting on their behalf or for their account, shall be paid to a designee of the Judgment Debtors and a designee of the Mortgagees, jointly, to be placed in an escrow account to which the two designees shall be consignatories. From these funds on the last day of each month, there shall be distributed to the Mortgagees twenty percent (20%) of the gross amount of such proceeds, prior to the payment of any and all costs, expenses, or other disbursements other than bills for repairs to the Equipment rendered pursuant to the Interchange Rules. The funds so distributed to the Mortgagees shall be applied to prepayment of the Judgment. La Salle and Cadillac shall give full cooperation to the Judgment Debtors and the Mortgagees in carrying out the intent of this paragraph.

ARTICLE THREE

Remedies on Default

Section 3.1. The Mortgagors covenant and agree that in the case one or more of the following Events of Default shall have occurred and be continuing, that is to say:

(a) default in the due and punctual payment of the Judgment when the same shall have become due and payable and any such default shall have continued for ten (10) days;

(b) default in the performance or observance of any of the covenants set forth in Section 2.1 hereof;

(c) default in the performance or observance of any of the other covenants and agreements on the part of the Mortgagors contained in the Stipulation, this Agreement or any agreement supplemental thereto or hereto, and any such default shall have continued for thirty (30) days;

(d) The Mortgage^{cy} or any of them shall admit in writing their inability to pay their debts as they mature; make an assignment for the benefit of creditors or consent to the appointment of a receiver or trustee, conservator, liquidator, sequestrator or other judicial representative similar or dissimilar, for them or it or substantially all of their or its property, or suffer such appointment made

without their or its consent to remain undischarged for sixty (60) days; or institute or consent to any proceedings under any law relating to bankruptcy, insolvency, or the reorganization or relief of debtors, or suffer any such proceedings instituted against and contested by them or it not to be dismissed or stayed within sixty (60) days; or suffer any order of attachment or execution or any similar process to be issued or levied against substantially all of their or its property which is not released, stayed, bonded or vacated within sixty (60) days after its issue or levy; or

(e) any material representation made by the Mortgagors or any of them or in any certificate or other instrument delivered under or pursuant to any provision hereof shall prove

to have been false or incorrect in any material respect on the date as of which made; then, in each and every such case, the Mortgagees by notice in writing to the Mortgagors may declare the unpaid balance of the Judgment to be immediately due and payable and upon any such Declaration the same shall become and shall be immediately due and payable without further demand, anything to the contrary in this Mortgage notwithstanding.

If before sale or completion of any other enforcement of this Agreement (i) all expenses of the Mortgagees incident to such Event of Default and to the enforcement by the Mortgagees the provisions of this Agreement shall have been paid by the Mortgagors, and (ii) all Events of Default shall have been remedied, then the Mortgagees shall waive any such Event of Default and its consequences and rescind and annul any such Declaration by delivering to the Mortgagors a written notice to that effect, and thereupon the respective rights of the parties shall be as they would have been if no such default had existed or no such Declaration had been made. It is expressly understood and agreed by the Mortgagors, however, that no such waiver, rescission and annulment shall extend to or affect any other or subsequent default or impair any rights or remedies consequent thereon.

If an Event of Default shall have occurred and be

continuing and if the unpaid balance of the Judgment shall have been declared immediately due and payable as hereinbefore provided the Mortgagees, subject to any mandatory requirements of law then in force and applicable thereto, may, with or without taking possession of the Equipment, at their election, sell or lease any or all of the Equipment free from any and all claims of the Mortgagors (except as provided in this Article) or of any other person claiming by, through or under the Mortgagors, at law or in equity, at public or private sale, for cash or on credit, and with or without advertisement, all as the Mortgagees may determine. Subject, however, to all liens, encumbrances and security interests as were in full force and effect June 16, 1971, being the date the Reorganization Court entered Order No. 293. Any

ments of law, such notice shall also specify the proposed sale price or rental. Without accountability to the Mortgagors (except as provided in this Article) the Mortgagees may bid for and become the purchaser or lessee of any or all of the Equipment.

Except as provided in this Mortgage no sale, lease, or taking possession of the Equipment shall affect any right or cause of action which the Mortgagees may have, or release the Mortgagors from any obligation or liability under this Mortgage.

To the extent not prohibited by law, each and every power and remedy hereby specifically given to the Mortgagees shall be in addition to every other power and remedy hereby specifically given or now or hereafter existing at law or in equity, and each and every power and remedy may be exercised from time to time and simultaneously and as often and in such order as may be deemed expedient by the Mortgagees. All such powers and remedies shall be cumulative, and the exercise of one shall not be deemed a waiver of the right to exercise any other of others. No delay or omission of the Mortgagees in the exercise of any such power or remedy and no renewal or extension of any payments due on the Judgment shall impair any such power or remedy and no renewal or extension of any payments due on the Judgment shall impair any such power or remedy or

shall be construed to be a waiver of any default or an acquiescence therein.

Section 3.2. If the Mortgagors refuse or fail to perform any act which this Mortgage requires them to perform, the Mortgagees may perform the same and give to the Mortgagors notice in writing of the expenses incurred in connection therewith and the Mortgagors, as the case may be, agrees to repay promptly after such notice all reasonable expenses so incurred.

The acceptance by the Mortgagees of any security or of any payment on account of the or of interest thereon maturing or accruing after any default or of any payment on account of any past default shall not be deemed a waiver of any right to take advantage of any other past or any future default.

All rights, remedies, and powers provided for in this Article may be exercised only to the extent that the exercise thereof does not violate any applicable provisions of law in the premises and all the provisions of this Article are intended to be subject to all applicable mandatory provisions of law that may be controlling in the premises and to be limited to the extent necessary so that they will not render this Mortgage invalid or unenforceable.

Section 3.3. No taking of possession of the Equipment by the Mortgagees, or any withdrawal, lease or sale

thereof, or any action or failure or omission to act against the Mortgagors in respect of the Equipment, on the part of the Mortgagees, or any delay or indulgence granted to the Mortgagors by the Mortgagees, shall affect the obligations of the Mortgagors hereunder.

Section 3.4. The Mortgagors in the event of default will pay all reasonable expenses incurred by the Mortgagees in the retaking, holding, preparing for sale, selling and the like, including reasonable attorneys' fees, incurred by the Mortgagees in enforcing its remedies hereunder.

ARTICLE FOUR

Defeasance

Section 4.1. After the payment in full of principal of and any interest on the Debt and the payment of all reasonable expenses incurred by the Mortgagees, (i) any money remaining in the hands of the Mortgagees shall be paid to the Mortgagors; (ii) all of the right, title, and interest of the Mortgagees in and to the Equipment shall vest in the Mortgagors free and clear of any rights of the Mortgagees under this Mortgage; and (iii) the Mortgagees shall execute in proper form for recordation in such public offices as may be necessary, at the expense of the Mortgagors, such instrument or instruments in writing as shall reasonably be requested by the Mortgagors

in order to make clear upon the public records the Mortgagors' title to the Equipment; provided, however, that until such time the Mortgagees' title to the equipment shall not pass to or vest in the Mortgagors but shall be and remain in the Mortgagees as herein provided.

ARTICLE FIVE

Miscellaneous

Section 5.1. Nothing expressed or implied herein is intended or shall be construed to confer upon or to give to any person, firm or corporation, other than the parties hereto and the Mortgagees, any right, remedy or claim under or by reason of this Mortgage or of any term, covenant, or condition hereof. All the terms, covenants, conditions, promises and agreements contained herein shall be binding upon and inure to the parties hereto and the Mortgagees, and their executors, successors and assigns.

Section 5.2. All demands, notices and communications hereunder shall be in writing. When delivered by means of United States Mail, said writing shall be by means of Certified mail, return receipt requested, and when delivered by means of telegram, there shall be requested return receipt or such notice as evidencing delivery upon the recipient. All notices shall be addressed as follows: (a) in the case of the Mortgagees,

at 1138 Six Penn Center Plaza, Philadelphia, Pennsylvania 19104 and
(b) in the case of the Mortgagors, 19 Welch Road, Essex Fells, New
Jersey 07201 and to Angelo R. Bianchi, Esq., 11 Commerce Street,
Newark, New Jersey 07102, and Jacob P. Billig, Esq., 1108 16th Street
N.W., Washington, D. C. 20036, or at such other addresses as may be
duly given in writing by one party to all others and the Mortgagees.

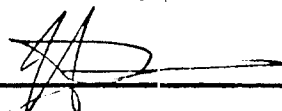
Section 5.3. This Agreement has been executed in
several counterparts each of which shall be deemed to be an original,
and all such counterparts shall together constitute but one and the same
instrument.

Section 5.4. This Agreement shall be deemed to have
been executed on the date of the acknowledgment thereof by the Mortgagor
or officer who signed on behalf of one of the Mortgagors who is the last
so to sign.

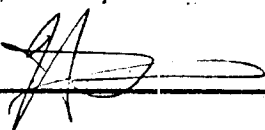
Section 5.5. The provisions of this Mortgage, and all the
rights and obligations of the parties hereunder shall be governed by the
laws of the Commonwealth of Pennsylvania. Nothing contained herein
shall be construed so as to modify or alter any of the terms and conditions
of the Stipulation of Counsel approved by the Court in Order No. 293.
Should there be a conflict in terms and conditions, the Stipulation shall
govern.

IN WITNESS WHEREOF, each of the Mortgagors, intending to be bound hereby, have caused their names to be signed hereto and in the case of the corporate Mortgagors have done so by their officers thereunto duly authorized and their corporate seals, duly attested, to be hereunto affixed as of the day and year first written.

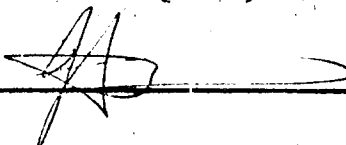
DIVERSIFIED PROPERTIES, INC.

By: _____

MAGNA EARTH ENTERPRISES, INC.

By: _____

JOSEPH C. BONANNO

By: _____

ANTHONY J. CRISAFI

By: _____

THE LA SALLE AND BUREAU COUNTY
RAILROAD COMPANY, INC.

By: _____

CADILLAC AND LAKE CITY RAILWAY
COMPANY

By: _____

STATE OF NEW JERSEY)
:SS
COUNTY OF E S S E X)

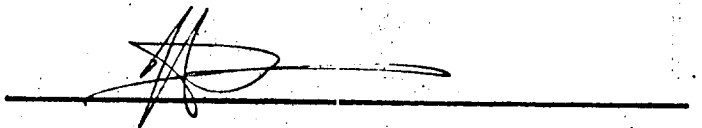
On this 27th day of Sept., 1971, before
me personally appeared Joseph Bonanno, to
me personally known, who being by me duly sworn, says that he
is the PRESIDENT of Diversified Pro-
perties, Inc., that the seal affixed to the foregoing instrument
is the corporate seal of said corporation, that said instrument
was signed and sealed on behalf of said corporation by authority
of its Board of Directors, and he acknowledged that the exe-
cution of the foregoing instrument was the free act and deed of
said corporation.

Sworn and Subscribed to
before me this 27th day
of Sept., 1971.

Anthony J. Colasanti
ATTY-AT-LAW
STATE of N.J.

STATE OF NEW JERSEY)
:SS
COUNTY OF E S S E X)

On this 27TH day of SEPT., 1971, before
me personally appeared Joseph Bonanno, to
me personally known, who being by me duly sworn, says that he
is the PRESIDENT of Magna Earth Enter-
prises, Inc., that the seal affixed to the foregoing instrument
is the corporate seal of said corporation, that said instrument
was signed and sealed on behalf of said corporation by authority
of its Board of Directors, and he acknowledged that the exe-
cution of the foregoing instrument was the free act and deed of
said corporation.



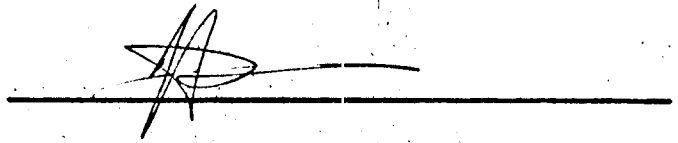
Sworn and Subscribed to
before me this 27TH day
of SEPTEMBER, 1971.

Anthony J. Colaneri

ATTY - AT - LAW
STATE OF N.J.

STATE OF NEW JERSEY)
) :SS
COUNTY OF E S S E X)

On this 27th day of SEPT, 1971, before
me personally appeared Joseph C. Bonanno, to me known to be the
person described in and who executed the foregoing instrument
and he acknowledged that he executed the same as his free act
and deed.



Sworn and Subscribed to
before me this 27th day
of SEPT, 1971.

Anthony J. Colasanti
ATTY AT LAW
STATE OF N.J.

STATE OF NEW JERSEY)
COUNTY OF E S S E X) :SS

On this day of , 1971, before me personally appeared Anthony J. Crisafi, to me known to be the person described in and who executed the foregoing instrument and he acknowledged that he executed the same as his free act and deed.

Sworn and Subscribed to
before me this day
of , 1971.

STATE OF ILLINOIS)
 :SS
COUNTY OF L A S A L L E)

On this day of , 1971, before
me personally appeared , to me
personally known, who being by me duly sworn, says that he is
the of The La Salle and Bureau
County Railroad Company, Inc., that the seal affixed to the
foregoing instrument is the corporate seal of said corporation,
that said instrument was signed and sealed on behalf of said
corporation by authority of its Board of Directors, and he
acknowledged that the execution of the foregoing instrument was
the free act and deed of said corporation.

Sworn and Subscribed to
before me this day
of , 1971.

STATE OF MICHIGAN)+
 :
COUNTY OF M I S S A U K E E)

On this day of , 1971, before
me personally appeared , to me
personally known, who being by me duly sworn, says that he is
the of Cadillac and Lake City
Railway Company, that the seal affixed to the foregoing instru-
ment is the corporate seal of said corporation, that said instru-
ment was signed and sealed on behalf of said corporation by
authority of its Board of Directors, and he acknowledged that
the execution of the foregoing instrument was the free act and
deed of said corporation.

Sworn and Subscribed to
before me this day
of , 1971.

SCHEDULE B

Numbers Designated As "New Numbers"
are the Final Reporting Marks and Road
Numbers.

<u>Old Numbers</u> <u>Reporting Mark</u>	<u>New Numbers</u> <u>Reporting Mark</u>
NYC	CLK
169029	3001
169056	3002
169058	3003
169064	3004
169065	3005
169067	3006
169114	3007
169117	3008
169128	3009
169134	3010
169138	3011
169143	3012
169154	3013
169169	3014
169186	3015
169197	3016
169206	3017
169242	3018
169243	3019

NYC - (Continuation)	CLK -- (Continuation)
169249	3020
169253	3021
169255	3022
169281	3023
169290	3024
169293	3025
169295	3026
169304	3027
169312	3028
169313	3029
169320	3030
169324	3031
169366	3032
169389	3033
169390	3034
169412	3035
169434	3036
169435	3037
169437	3038
169443	3039
169452	3040

NYC - (Continuation)	CLK -- (Continuation)
169530	3153
169559	3155
169571	3156
169604	3157
169642	3159
169646	3160
169693	3161
169817	3162
169834	3163
169852	3164
169878	3165
169910	3167
170007	3168
170029	3169
170112	3170
169534	3050
169553	3051
169560	3052
169567	3053
169568	3054
169569	3055
169586	3056
169598	3057

NYC - (Continuation)	CLK - (Continuation)
169530	3153
169559	3155
169571	3156
169604	3157
169642	3159
169646	3160
169693	3161
169817	3162
169834	3163
169852	3164
169878	3165
169910	3167
170007	3168
170029	3169
170112	3170
169534	3050
169553	3051
169560	3052
169567	3053
169568	3054
169569	3055
169586	3056
169598	3057

NYC - (Continuation)	CLK - (Continuation)
169605	3058
169615	3059
169650	3060
169651	3061
169666	3062
169700	3063
169708	3064
169709	3065
169733	3066
169735	3067
169753	3068
169755	3069
169761	3070
169773	3071
169774	3072
169785	3073
169802	3074
169823	3075
169827	3076
169829	3077
169838	3078
169839	3079
169842	3080

NYC - (Continuation)	CLK - (Continuation)
169850	3081
169861	3082
169862	3083
169863	3084
169867	3085
169870	3086
169872	3087
169876	3088
169888	3089
169889	3090
169895	3091
169898	3092
169899	3093
169913	3094
169925	3095
169933	3096
169950	3097
169966	3098
169976	3099
169985	3100
170009	3101
170014	3102
170035	3103
170078	3104

NYC - (Continuation)

CLK - (Continuation)

170081	3105
170085	3106
170098	3107
170114	3108
170131	3109
170172	3110
170134	3171
170153	3172
170155	3173
170158	3174
170175	3175
170196	3176
170274	3177
170319	3178
170450	3180
170473	3181

Reporting Mark

Reporting Mark

NH	CLK
021411	3182
021626	3183
021630	3184
021634	3185

NH -(Continuation)

021984

022704

022750

022752

022753

022805

022813

022814

022823

022487

CLK - (Continuation)

3186

3187

3188

3189

3190

3191

3192

3193

3194

3195

Reporting Mark

NYC - (Continuation)

170502

170177

170202

170204

170205

170209

170215

170220

170231

170270

170277

Reporting Mark

CLK - (Continuation)

4001

3111

3112

3113

3114

3115

3116

3117

3118

3119

3120

NYC - (Continuation)	CLK - (Continuation)
170280	3121
170291	3122
170295	3123
170303	3124
170310	3125
170315	3126
170346	3127
170383	3128
170384	3129
170401	3130
170417	3131
170422	3132
170425	3133
170439	3134
170461	3135
169061	3136
169069	3137
169082	3138
170504	4002
170515	4003
170521	4004
170532	4005
170545	4006
170548	4007

NYC - (Continuation)

CLK - (Continuation)

170577

4008

170589

4009

170592

4010

170593

4011

170595

4012

170600

4013

170608

4014

170614

4015

170615

4016

170620

4017

170624

4018

170626

4019

170634

4020

170646

4021

170659

4022

170663

4023

170667

4024

170685

4025

170689

4026

170770

4027

170772

4028

170785

4029

170827

4030

170849

4031

NYC - (Continuation)	CLK - (Continuation)
170855	4032
170862	4033
170863	4034
170893	4035
170904	4036
170916	4037
170917	4038
170920	4039
170924	4040
170927	4041
170938	4042
170943	4043
170961	4044
170963	4045
170965	4046
170970	4047
170996	4048
171025	4049
171031	4050
171038	4051
171067	4052
171076	4054
171090	4055
171111	4056
171119	4057

NYC - (Continuation)

CLK - (Continuation)

171121	4058
171138	4059
171145	4060
171158	4061
171166	4062
171174	4063
171189	4064
171194	4065
171202	4066
171224	4067
171227	4068
171240	4069
171246	4070
171268	4071
171269	4072
171289	4073
171303	4074
171324	4075
171326	4076
171327	4077
171333	4078
171336	4079
171338	4080
171348	4081
171353	4082

NYC - (Continuation)	CLK - (Continuation)
171363	4083
171364	4084
171391	4085
171396	4086
171404	4087
171406	4088
171413	4089
171415	4090
171419	4091
171428	4092
171441	4093
171452	4094
171462	4095
171465	4096
171476	4097
171477	4098
171483	4099
171485	4100
171497	4102
171509	4103
171514	4104
171527	4105
171528	4106

NYC - (Continuation)

CLK - (Continuation)

171530

4107

171538

4108

171568

4109

171580

4110

171595

4111

171612

4112

171624

4113

171661

4114

171663

4115

171664

4116

171671

4117

171693

4118

171694

4119

171718

4120

171719

4121

171724

4122

171725

4123

171750

4124

171760

4125

171762

4126

171764

4127

171774

4128

171777

4129

171796

4130

171805

4131

NYC - (Continuation)

CLK - (Continuation)

171831

4132

171867

4133

171871

4134

171874

4135

171891

4136

171896

4137

171907

4138

171915

4139

171918

4140

171920

4141

171931

4142

171948

4143

171950

4144

171974

4145

171995

4146

172008

4147

172035

4148

172052

4149

172060

4150

172070

4151

172074

4152

172091

4153

172107

4154

172133

4155

NYC - (Continuation)	CLK - (Continuation)
172167	4156
172172	4157
172178	4158
172187	4159
172193	4160
172200	4161
172207	4162
172215	4163
172232	4164
172236	4165
172239	4166
172254	4167
172264	4168
172281	4169
172290	4170
172301	4171
172309	4172
172321	4173
172323	4174
172357	4175
172366	4176
172368	4177
172369	4178
172373	4179
172377	4180

NYC - (Continuation)

CLK - (Continuation)

172404

4181

172409

4182

172412

4183

172413

4184

172414

4185

172417

4186

172418

4187

172435

4188

172436

4189

172438

4190

172442

4191

172451

4192

172453

4193

172460

4194

172465

4195

172467

4196

172498

4197

170543

4199

170547

4200

170579

4201

170613

4202

170724

4203

170780

4204

170781

4205

170804

4206

NYC - (Continuation)	CLK - (Continuation)
170851	4207
170854	4208
170887	4209
170926	4210
170935	4211
170973	4212
170992	4213
170993	4214
171001	4215
171044	4216
171046	4217
171054	4218
171062	4219
171126	4220
171129	4221
171136	4223
171143	4224
171155	4225
171228	4226
171234	4227
171267	4228
171272	4229
171279	4230
171316	4231
171344	4232

NYC - (Continuation)	CLK - (Continuation)
171370	4233
171385	4234
171446	4235
171451	4236
171486	4237
171490	4238
171492	4239
171500	4240
171507	4241
171559	4242
171570	4243
171582	4244
171599	4245
171622	4246
171676	4248
171678	4249
171682	4250
171726	4251
171742	4252
171747	4253
171808	4254
171830	4255
171853	4256
171869	4257

NYC - (Continuation)	CLK - (Continuation)
171876	4258
171937	4260
171963	4261
171992	4262
172023	4265
172027	4266
172055	4267
172124	4268
172151	4269
172176	4270
172197	4271
172211	4273
172225	4275
172273	4276
172286	4277
172298	4278
172314	4279
172340	4280
172387	4281
172448	4284
172459	4285
172476	4286
172366	4287